Case :	3:16-c	r-0044	5-M INDIATE TO SUITE	B7STATIES DIS	PRICT COPPRIE	1 01 1	U.\$996 147600.		
				RTHERN DISTR PALLAS DIVISIO		NOR	THERN DISTRICT OF FILED	TEXAS	
UNITE	D STA	TES OF	AMERICA)			Jul - 6 2017	ALL PROPERTY.	
VS.)	CASE NO.: 3	:16-CR-4	Į.		
AMY H	ARDI	(5))		CLE By	RK, U.S. DISTRICT (COURT	
				AND RECOMM			Deputy	William Cal-Million act or serving	
			CONCER	RNING PLEA O	F GUILTY				
appeared Supersed subjects offense(such offe guilty of	ding International Mentions (S) chargense (S) Mispr	e me purformation oned in Reged are so I therefision of	by consent, under authorsuant to Fed. R. Crimon. After cautioning and alle 11, I determined the supported by an independence recommend that the a Felony, a violation of the offense(s) by the discontinuous constant.	m.P. 11, and has ad examining AM hat the guilty plea endent basis in face plea of guilty be of 18 U.S.C. § 4 a	entered a plea of Y HARDI, under was knowledgeal ct containing each accepted, and that	f guilty to coath con ole and von of the est AMY H	o Count(s) 1 of the cerning each of the cluntary and that the sential elements of ARDI , be adjudged		
[The defendant is currently in custody and should be ordered to remain in custody.							
ĺ		finds by	clear and convincing	lant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court ear and convincing evidence that the defendant is not likely to flee or pose a danger or person or the community if released.					
			The Government doe The defendant has be I find by clear and co a danger to any other released under § 314	een compliant wit nvincing evidence r person or the co	h the current conc e that the defenda	nt is not l	ikely to flee or pose		
			The Government opp The defendant has no If the Court accepts t motion of the Govern	ot been compliant his recommendat					
1	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) Court finds there is a substantial likelihood that a motion for acquittal or new trial will granted, or (b) the Government has recommended that no sentence of imprisonment imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defend should not be detained, and (2) the Court finds by clear and convincing evidence that defendant is not likely to flee or pose a danger to any other person or the community if releas								
Date: .	July 6,	2017.		UNIT	ED STATES MA	GISTRA	TÉ JODGE		

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).